



Entered on Docket  
July 07, 2011

Hon. Gregg W. Zive  
United States Bankruptcy Judge

John White, Esq., SB #1741  
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Attorney for James and Carleen West, Debtors

UNITED STATES BANKRUPTCY COURT  
DISTRICT OF NEVADA

|   |   |                            |
|---|---|----------------------------|
| In re:  | ) | CASE NO. BK-N-10-54234-gwz |
| JAMES WEST, aka JIM WEST, and CARLEEN J. WEST, dba SWEET WATER RANCH, | ) | Chapter 12                 |
|   | ) | ORDER APPROVING            |
|   | ) | EMPLOYMENT OF ROBERT       |
| Debtors-in-possession   | ) | R. FLETCHER AS CHAPTER     |
|   | ) | 12 PLAN CONSULTANT FOR     |
|   | ) | DEBTORS                    |

Upon consideration of the Application of James A. West and Carleen J. West, Debtors, for an order pursuant to Rule 2014(a) of the Federal Rules of Bankruptcy Procedure and § 327(a) of title 11 of the United States Code, authorizing and approving the employment and retention of Robert R. Fletcher, as their Plan Consultant in this chapter 12 case ("Application") (Docket No. 58) filed with the Court on April 20, 2011, and the separately-filed Declaration of Disinterestedness in Support of Application to Employ Robert R. Fletcher as Chapter 12 Plan Consultant, ("Fletcher Declaration") filed herein on April 20, 2011 (Docket No. 59); the

Declaration of James A. West and Carleen J. West in support thereof ("West Declaration")

(Docket No. 62), with the said Application having been noticed for twenty-one (21) days' negative notice on April 20, 2011 (Docket No. 60), with no opposition(s) having been filed; and upon the Declaration of John White, Esq., filed herein on June 3, 2011, and the Court being satisfied based on the representations made in the Application and the Fletcher Declaration that Robert R. Fletcher does not hold or represent an interest adverse to the Debtor's estate and is disinterested under §§101(14) and 327(a) of the Bankruptcy Code and that the employment of Robert R. Fletcher is necessary and in the best interests of the Debtors' estate; and it appearing that adequate and sufficient notice of the Application has been given and that no other or further notice need be given; and sufficient cause appearing therefore, it is hereby:

ORDERED, ADJUDGED AND DECREED that:

1. Pursuant to section 327(a) of the Bankruptcy Code and Bankruptcy Rule 2014(a), the Debtors are authorized to employ and retain Robert R. Fletcher as their Plan Consultant *nunc pro tunc* to February 15, 2011, to advise the Debtors, and such retention and employment is hereby approved.
2. Robert R. Fletcher is authorized to provide consultation under the terms specified in the Application to assist in the preparation and completion of the Chapter 12 Plan and for services to the Debtors that are deemed necessary and appropriate by the Debtors.
3. This Court shall retain jurisdiction to hear and determine all matters arising from the implementation of this Order.

Submitted by:  
 WHITE LAW CHARTERED  
/s/ Pls. see attached  
 JOHN WHITE, ESQ.  
 Attorneys for the Debtor

Approved/Disapproved/No Objection

/s/ Pls. see attached  
 M NELSON ENMARK,  
 Chapter 12 Trustee

Nicholas Strozza  
 Nicholas Strozza, Esq., Office of the U.S. Trustee

**IT IS SO ORDERED.**

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WHITE LAW CHARTERED

JOHN WHITE, ESQ.  
Attorneys for the Debtor

Approved/Disapproved/No Objection

M NELSON ENMARK  
Chapter 12 Trustee

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